



OFFICIAL RESPONSES TO VENDOR QUESTIONS
 RFP-2022-DPHS-07-REPRO

No.	Question	Answer
1.	<p>Pg. 3, Table of Contents, Section 9. Additional Information, Subsection 9.13 Appendix N (Pg. 3): Can the Department provide Appendix N, referenced in the RFP?</p>	<p>In accordance with Section 9. Additional Information, Subsections 9.6 Appendix G and 9.13 Appendix N of the RFP, Appendices G and N (Excel workbooks) are located on the main RFP web page at RFP-2022-DPHS-07-REPRO.</p>
2.	<p>Pg. 8, Section 3, Statement of Work, Subsection 3.2, Scope of Services, Paragraph 3.2.4, Subparagraph 3.2.4.6: a. Is LARC implantation and removal required to be available onsite? b. May this be provided through referral?</p>	<p>a. Yes. b. No.</p>
3.	<p>Pg. 23, Section 5, Finance, Subsection 5.1, Financial Standards, Paragraph 5.1.2: Can the Department provide a range for the fixed base amount?</p>	<p>No.</p>
4.	<p>Pg. 39, Appendix A. Form P-37 General Provisions and Standard Exhibits Does Appendix A include language stating the Contractors' right to notify the State of their decision to terminate the contract? If so, please identify the location of the language.</p>	<p>The ability to terminate the contract applies to the State only.</p>



No.	Question	Answer
5.	<p>Pg. 66, Appendix A – Form P-37 and Standard Exhibits, Exhibit K, DHHS Information Security Requirements, Section B. Disposition:</p> <p>When did the Department add this Exhibit language to contracts? Health Care Providers are legally required to keep patient care records as follows:</p> <p>Adults 18 years of age and older at the time of care – 7 years; and</p> <p>Minors receiving care – 7 additional years from the date a minor turns 18 years of age.</p>	<p>The Department has been using this version of Exhibit K since October of 2018. Exhibit K states that unless otherwise specified, all Confidential Data must be destroyed thirty days after contract termination. The Department understands providers must comply with applicable laws and regulations regarding client records and is not mandating that these records be destroyed thirty days after contract termination. Record retention will be addressed in the scope of services.</p>
6.	<p>Pg. 88, Appendix F – Title X SUB-RECIPIENT FEE POLICY AND SLIDING FEE SCALES (Appendix F, Pg. 7, bullet item #6):</p> <p>Can the State clarify its position on Vendors, accepting Title X funds, not issuing referrals for pregnancy termination, given the current status of the Federal gag order?</p>	<p>Selected Vendor(s) must comply with 42 CFR Part 59.</p>